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STATE OF CONNECTICUT  
DEPARTMENT OF HEALTH SERVICES  
BOARD OF EXAMINERS FOR BARBERS,  
HAIRDRESSERS AND COSMETOLOGISTS

RE: LORRAINE ROY (License #33838) ✓  
GEORGENE SHERMAN (License #34241)

March 11, 1985

FINDINGS, CONCLUSIONS OF LAW AND ORDER

1. A hearing was held on September 10, 1984, on charges issued by the Connecticut Department of Health Services against both Lorraine Roy and Georgene Sherman. The Department alleged that the respondents began managing the Lori-Gene Salon, 26 Center Street, Wallingford, Connecticut prior to having been licensed to so manage such salons as required by Section 20-258 of the General Statutes of Connecticut.

2. The same proceedings considered a second charge issued by the Connecticut Department of Health Services against Lorraine Roy only. It alleged that Lorraine Roy gave a permanent negligently and/or incompetently to one Lillian Pierce in violation of Section 20-263 of the General Statutes of Connecticut.

4. As a result of the evidence and testimony presented, the Board of Examiners for Hairdressers, Barbers and Cosmetologists makes the following Findings, Conclusions and Order:

a. The respondent licensees co-owned and co-managed the shop known as Lori-Gene's Salon in Wallingford, Connecticut before either licensee had been licensed for a period of two (2) years in violation of Section 20-258 of the General Statutes of Connecticut.

b. On November 25, 1983, licensee Lorraine Roy only gave a permanent to Lillian Pierce in an incompetent and negligent manner thereby causing breakage to such persons hair and portions of her scalp to become exposed to her embarrassment and disfigurement, in violation of Section 20-263 of the General Statutes.

c. Inexperienced hairdressers who do not have the required two-year minimum are proscribed from working on the public's hair in order to avoid the kind of injury that Lillian Pierce sustained and incompetent practices such as those demonstrated by Lillian Roy can be corrected by experienced members of the profession through supervision of their work thus protecting the public.


ORDER


It is the unanimous order of the Board that:

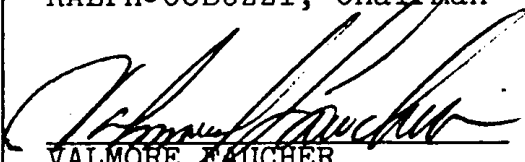
1. As to licensee Lorraine Roy on Count 1, she is fined a total of Three Hundred Dollars (\$300.00) and her license suspended for a period of Thirty (30) days with a Stay of Execution of the Suspension Order which Order remains in effect for a period of Two (2) years from the date of signing of this Order;

2. As to licensee Lorraine Roy on Count 2, she is fined One Hundred Dollars (\$100.00);

3. As to licensee Georgene Sherman, she is fined a total of Three Hundred Dollars (\$300.00) and her license suspended for a period of Thirty (30) days with a Stay of Execution of the Suspension Order which Order remains in effect for a period of two (2) years from the date of signing of this Order.

  
RALPH COBUZZI, Chairman

  
PETER AIELLO

  
VALMORE FAUCHER

  
ETHEL RAMIREZ-CAMPIS

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Date